### **EXHIBIT A**

Schedule of Claims Subject to the Four Hundred Sixty-First Omnibus Objection

# Case:17-03283-LTS Doc#:20792-1 Filed:05/13/22 Entered:05/13/22 20:23:39 Desc: Exhibit A (English) Page 2 of 3 Four Hundred Sixty-First Omnibus Objection

#### Exhibit A - Claims to Be Partially Disallowed

#### **ASSERTED**

**MODIFIED** 

	NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT		
1	COOP AHORRO Y CREDITO LAS PIEDRAS PO BOX 414 LAS PIEDRAS, PR 00771-0414	49939	Commonwealth of Puerto Rico	Unsecured	\$1,814,003.50	Commonwealth of Puerto Rico	Unsecured	\$556,500.00		
	Authority which are duplicative ownership of GDB Bonds that w the extinguishment of the Commamounts for which the Common	d(s) in the Commonw of the master proof(s were subject to the Qu nonwealth's guarante twealth is not liable b	wealth case. Claimant purports to a s) of claim filed by the trustee of t allifying Modification, which pro se of certain GDB Bonds, and thus because it assert interests in note(s	assert, in part, liability hese bond(s) in the C vided for the issuance the Commonwealth of for which bondhold	y associated with bo commonwealth case. e of new securities is is no longer liable f lers have been receive	rity which are duplicative of the mand(s) issued by the Puerto Rico Aq. Claimant asserts, in part, liability to exchange for the cancellation of the critical research to these claims. Proof of claim seek ving their payments in full, do not cotor. Another portion will remain at	needuct and Sewer based on an alleged ne GDB Bonds and as recovery, in part, for constitute a debt of the			
2	GOODMAN, JANE 29 WOODS LANE ROSLYN, NY 11576	64652	Commonwealth of Puerto Rico	Unsecured	\$10,000.00	Commonwealth of Puerto Rico	Unsecured	\$10,000.00		
	Reason: Claimant asserts, in part, liability associated with bond(s) issued by the Puerto Rico Infrastructure Financing Authority which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Another portion will remain at the Commonwealth.									
3	MORALES, RAFAEL 342 CALLE SAN LUIS, STE 201 SAN JUAN, PR 00920	1974	Puerto Rico Sales Tax Financing Corporation (COFINA)	Unsecured	\$85,000.00	Commonwealth of Puerto Rico	Unsecured	\$30,000.00		
	Reason: Proof of claim seeks recovery, in part, for amounts for which the Commonwealth is not liable because it asserts interests in note(s) that are associated with an entity, Puerto Rico Conservation Trust Fund, that is not a Title III Debtor and is not guaranteed by the Commonwealth. Another portion will remain at the Commonwealth.									

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### Exhibit A - Claims to Be Partially Disallowed

**MODIFIED ASSERTED** 

	NAME	CLAIM#	DEBTOR	PRIORITY STATUS	AMOUNT	DEBTOR	PRIORITY STATUS	AMOUNT		
4	MORO ROMERO, JULIO PO BOX 1520 MOCA, PR 00676	16716	Commonwealth of Puerto Rico	Secured	\$1,000,000.00*	Commonwealth of Puerto Rico	Secured	\$1,000,000.00*		
	Reason: Claimant purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which are duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant asserts liability, in part, based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Proof of claim seeks recovery, in part, for amounts for which the Commonwealth is not liable because it assert interests in note(s) for which bondholders have been receiving their payments in full, do not constitute a debt of the Commonwealth, and are associated with an entity, The Puerto Rico Aqueducts and Sewers Authority, that is not a Title III Debtor. Claimant asserts investments, in part, in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claim purports to assert liability, in part, based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Another portion will remain at the Commonwealth.									
5	SIMON BARRIERA AND DORIS PEREZ URB. CONSTANCIA #3035 CALLE SOLLER PONCE, PR 00717	8982	Commonwealth of Puerto Rico	Secured	\$170,000.00	Commonwealth of Puerto Rico	Secured	\$150,000.00		
		onstitute a debt of the	nounts for which the Commonwe Commonwealth, and are associate				_			
6	ZISKIND, BARBARA 1 CALVIN CIRCLE APT B401 EVANSTON, IL 60201-1942	4489	Commonwealth of Puerto Rico	Unsecured	\$51,576.04	Commonwealth of Puerto Rico	Unsecured	\$51,576.04		
	proof(s) of claim filed by the truthus seeks recovery for amounts	ustee of these bond(s) s for which the Puerto	associated with bond(s) issued by in the Commonwealth case. Clai Rico Sales Tax Financing Corpo accordance with the Plan and Am	m also purports to as ration is not liable be	sert, in part, liability ecause the claims we	based on an alleged ownership or (1) compromised and settled p	f COFINA Bonds, and ursuant to the			
			TOTAL		\$3,130,579.54*	TOTAL		\$1,798,076.04*		